EXHIBIT A

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11	Attorneys for Defendants Frontier Airlines, Inc.,	
12	Scott Warren, and Rex Shupe	
13	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA	
14		
15	PETER DELVECCHIA, individually and as next friend of A.D., a Minor,) Case No.: 2:19-cv-01322-KJD-DJA
16	Plaintiffs,	FIRST SET OF REQUESTS FOR
17	v.	ADMISSION TO PLAINTIFF PETER DELVECCHIA
18	FRONTIER AIRLINES, INC.,	
19	SCOTT WARREN, and REX SHUPE,	
20	Defendants.	
21	DEFENDANT FRONTIER AIRLINES, INC.'S	
22	FIRST SET OF REQUESTS FOR ADMISSION TO PLAINTIFF PETER DELVECCHIA	
23	Defendant FRONTIER AIRLINES, INC. ("Frontier"), pursuant to Fed. R. Civ. P. 36, hereby	
24	serves the following Requests for Admission on Plaintiff PETER DELVECCHIA to be answered within	
25	30 days of service hereof.	
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INSTRUCTIONS

- 1. Unless otherwise indicated, these Requests to Admit refer to the time, place, and circumstances of the occurrences and events mentioned, referred to, or complained of in Plaintiffs' Third Amended Complaint and any amendments thereto (the "Third Amended Complaint").
- 2. Where the identity of a person is requested, state each person's full name, home address, home telephone number, employer, profession or trade, business address, business telephone number, last four numbers of his/her social security number, place of birth, and date of birth.
- 3. Where the identity of a corporation, business, partnership, hospital, medical center, clinic, institution, or other entity is requested, for each such entity state its full legal name, its popular or "d/b/a" name(s) (if different), its address, and its telephone number.
- 4. Where you are asked to identify documents, for each document state its type (e.g., letter, video tape, memorandum, etc.), its location, and the custodian or bearer of each such document.
- 5. In answering these Interrogatories, you are required to furnish all information available to you, including but not limited to information in the possession of your attorneys, agents, associates, relatives, and friends. If you are unable to answer any Interrogatory fully or completely, so state in your answer to that Interrogatory that you purport to be unable to answer fully or completely, state the facts on which you rely in contending that you are unable to answer the Interrogatory fully or completely and, state the knowledge that you have concerning the unanswered portion of the Interrogatory.
- 6. If you maintain that any information or documentation responsive to these Interrogatories is privileged, or if you have withheld any such responsive information or documentation on any ground of confidentiality, with regard to all such information or documentation, set forth:
 - a. The legal nature of the privilege or claim of confidentiality asserted;
 - b. The factual basis for asserting the privilege or claim of confidentiality;
 - c. The subject matter to which the privilege or claim of confidentiality relates;
 - d. With respect to a document, identify the document by subject matter, date of creation, date of distribution, and type (e.g., letter, memorandum, tape, computer diskette, etc.), state the number of pages and attachments of the document, identify each person to whom the document (or copy thereof) was sent or shown, and state the reason each such person was sent or shown the document (or copy thereof); and
 - e. With respect to information other than a document, identify the person or persons from whom such information was obtained and identify each person or persons to whom such information was communicated in any way.

- 7. An objection that an Interrogatory is overbroad or exceeds the scope of permissible discovery does not relieve you of the duty to respond to that portion which is not subject to the objection. If you make any such objection, you are requested to specifically state what limitations you claim should be made on the Interrogatory, and to respond to that portion of the discovery request which is not subject to such limitations.
- 8. Each Interrogatory should be deemed continuing so as to require prompt supplemental responses in accordance with the Federal Rules of Civil Procedure. As such, you are required to supplement your answers to include information acquired after providing your answers to these Interrogatories if you obtain information upon the basis of which you know that an answer was incorrect or incomplete when made, or you know that an answer, though correct and complete when made, is no longer true and complete and the circumstances are such that a failure to amend the answer is in substance misleading or a knowing concealment.

DEFINITIONS

As used herein, the term(s):

- 1. "Documents" means and includes, without limitation, all items which embody any handwritten, typed, printed, taped, recorded, filmed, oral, visual, or electronic communications or representations, agreements, contracts, letters, carbon copies of letters, telegrams, telexes, bulletins, receipts, financial statements, facsimile transmissions, circulars, notices, specification sheets, instructions, literature, books, magazines, newspapers, booklets, work assignments, reports, motion picture films, video tapes, audio tapes, photographs, kinescopes, x-rays, MRI's, other graphic test results, transcripts, sound recordings, photographs, studies, analyses, surveys, drawings (including architectural drawings), sketches, paintings, memoranda, memoranda of conversations, notes, notebooks, diaries, calendars, data sheets, work sheets, calculations, drafts of aforesaid, computer-readable material, and all copies of the aforesaid upon which have been placed any additional marks or notations.
- 2. "Person" or "persons" mean any natural person or any entity including, but not limited to: any corporation; partnership; association; company; estate; business; governmental entity; or agency (public or private), having a separate identification, which is recognized either in law or in fact.
- 3. "You," "your," or "Plaintiff" means Peter Delvecchia or any and all other persons acting on his behalf.
- 4. "Incident" means the events and circumstances which occurred on or about March 28, 2019, giving rise to the present cause of action, as further set forth in Plaintiffs' Third Amended Complaint.
- 5. "Subject flight" means Frontier's Flight 2067 from RDU to LAS on March 28, 2019, which is the subject of Plaintiffs' Third Amended Complaint.

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1 8. Admit that you are not aware of any person who witnessed or observed Defendant Warren commit a battery upon Plaintiff Peter Delvecchia during the Subject Flight. 2 **ANSWER:** 3 DATED this 8th day of June, 2022 4 Respectfully submitted, 5 /s/ Brian T. Maye Lawrence S. Gosewisch (admitted *pro hac vice*) 6 Brian T. Maye (admitted *pro hac vice*) Matthew D. Martin (admitted pro hac vice) 7 ADLER MURPHY & McQUILLEN LLP 8 20 South Clark Street, Suite 2500 Chicago, Illinois 60603 9 Phone: (312) 345-0700 Email: lgosewisch@amm-law.com 10 bmaye@amm-law.com 11 mmartin@amm-law.com 12 Charles A. Michalek (Nevada Bar No. 5721) ROGERS, MASTRANGELO, CARVALHO & 13 MITCHELL 14 700 South Third Street Las Vegas, Nevada 89101 15 Phone: (702) 383-3400 Email: cmichalek@rmcmlaw.com 16 Attorneys for Defendants Frontier Airlines, Inc., 17 Scott Warren & Rex Shupe 18 19 20 21 22 23 24 25 26 27 28

1 **CERTIFICATE OF SERVICE** 2 Pursuant to LR IC 4-1, I hereby certify that on the 8th day of June, 2022, the foregoing 3 DEFENDANT FRONTIER AIRLINES, INC.'S FIRST SET OF REQUESTS FOR ADMISSION TO PLAINTIFF PETER DELVECCHIA was served upon the following counsel of record by email 4 only: 5 John D. McKay 6 PARK AVENUE LAW LLC 7 127 West Fairbanks Avenue, Suite 519 Winter Park, Florida 32789 8 Phone: (800) 391-3654 Email: johndmckayatty@gmail.com 9 10 Timothy R. Titolo TITOLO LAW OFFICE 11 9950 West Cheyenne Avenue Las Vegas, Nevada 89129 12 Phone: (702) 869-5100 13 Email: tim@titololaw.com 14 Attorneys for Plaintiffs 15 /s/ Brian T. Maye 16 17 Lawrence S. Gosewisch (admitted *pro hac vice*) Brian T. Maye (admitted pro hac vice) 18 Matthew D. Martin (admitted pro hac vice) ADLER MURPHY & McQUILLEN LLP 19 20 South Clark Street, Suite 2500 Chicago, Illinois 60603 20 Phone: (312) 345-0700 21 Email: lgosewisch@amm-law.com bmaye@amm-law.com 22 mmartin@amm-law.com 23 Charles A. Michalek (Nevada Bar No. 5721) 24 ROGERS, MASTRANGELO, CARVALHO & **MITCHEL** 25 700 South Third Street Las Vegas, Nevada 89101 26 Phone: (702) 383-3400 27 Email: cmichalek@rmcmlaw.com 28